PATENT APPLICATION FEE DETERMINATION RECORD

Effective December 8, 2004

10/040292

CLAIMS AS FILED - PART I							•	SMALLE	NTITY		OTHER	RTHAN
			(Column 1)		(Column 2)			TYPE		OR		
TOTAL CLAIMS								RATE	FEE	7	RATE	· FEE
FOR			NÚMBEF	FILED	NUME	BER EXTRA		BASIC FEE	150.00	OR	BASIC FEE	300.00
TOTAL CHARGEABLE CLAIMS			.ainus 20=		*			X\$ 25=	-	OR	X\$50=	
INDEPENDENT CLAIMS			minus 3 =		•			X100=		OR	X200=	
MULTIPLE DEPENDENT CLAIM PRESENT								+180=		OR	+360=	
٠	f the differenc	e in column 1 is	ess than zero, enter "0"			column 2	Ł	TOTAL	<u> </u>	OR	TOTAL	
CLAIMS AS AMENDED - PART II									•	_	OTHER	THAN
_	<u>,</u>	(Column 1)		(Colun		(Column 3)		SMALL	ENTITY	OR	SMALL	ENTITY
AMENDMENT A	1/22/2	CLAIMS REMAINING AFTER AMENDMENT		HIGHE NUME PREVIO PAID F	BER JUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
	Total	56	Minus	* 7	8	=		X\$ 25=		OR	X\$50=	
	Independent	ENTATION OF M	Minus	PENDENT	CLAIM	= .		X100=		OR	X200=	
-			02777 022 02	CROCIVI	OL AIII		'	+180=		OR	+360	
		•		•			ا	. TOTAL DDIT. FEE		OR	TOTAL ADDIT. FEE	
		(Column 1).		(Colum	n 2)	(Column 3)						
ENT B		(Column 1). CLAIMS REMAINING AFTER AMENDMENT		(Colum HIGHE NUMB PREVIO PAID F	ST BER USLY	(Column 3) PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
NOMENT B	Total	CLAIMS REMAINING AFTER	Minus	HIGHE NUMB PREVIO	ST BER USLY	PRESENT			TIONAL	OR	·	TIONAL
AMENDMENT B	Independent	CLAIMS REMAINING AFTER AMENDMENT	Minus	HIGHE NUMB PREVIO PAID F	EST BER USLY FOR	PRESENT EXTRA		RATE	TIONAL	OR	RATE	TIONAL
AMENDMENT B	Independent	CLAIMS REMAINING AFTER AMENDMENT	Minus	HIGHE NUMB PREVIO PAID F	EST BER USLY FOR	PRESENT EXTRA		RATE X\$ 25= X100=	TIONAL	OR OR	RATE X\$50= X200=	TIONAL
AMENDMENT B	Independent	CLAIMS REMAINING AFTER AMENDMENT	Minus	HIGHE NUMB PREVIO PAID F	EST BER USLY FOR	PRESENT EXTRA		RATE X\$ 25= X100= +180= TOTAL	TIONAL	OR OR OR	RATE X\$50= X200= +360= TOTAL	TIONAL
AMENDMENT B	Independent	CLAIMS REMAINING AFTER AMENDMENT * * NTATION OF MI	Minus	HIGHE NUMB PREVIO PAID F	EST EER USLY FOR	PRESENT EXTRA		RATE X\$ 25= X100= +180=	TIONAL	OR OR OR	RATE X\$50= X200= +360=	TIONAL
	Independent	CLAIMS REMAINING AFTER AMENDMENT * * * * * * * * * * * * *	Minus	HIGHE NUMB PREVIO PAID F	EST EER USLY FOR CLAIM In 2) ST EER JSLY	PRESENT EXTRA		RATE X\$ 25= X100= +180= TOTAL DDIT. FEE	TIONAL FEE ADDI-	OR OR OR	RATE X\$50= X200= +360= TOTAL	TIONAL FEE ADDI- TIONAL
	Independent	CLAIMS REMAINING AFTER AMENDMENT * * * * * * * * * * * * * * * * * *	Minus	HIGHE NUMB PREVIO PAID F	EST EER USLY FOR CLAIM In 2) ST EER JSLY	PRESENT EXTRA = (Column 3) PRESENT	AL	RATE X\$ 25= X100= +180= TOTAL DDIT. FEE	ADDI- TIONAL FEE	OR OR OR	RATE X\$50= X200= +360= TOTAL ADDIT. FEEL RATE	TIONAL FEE
	Independent FIRST PRESE	CLAIMS REMAINING AFTER AMENDMENT * * * * * * (Column 1) CLAIMS REMAINING AFTER AMENDMENT	Minus JLTIPLE DEF	HIGHE NUMB PREVIO PAID F	EST EER USLY FOR CLAIM In 2) ST EER JSLY	PRESENT EXTRA	AC	RATE X\$ 25= X100= +180= TOTAL DDIT. FEE RATE X\$ 25=	ADDI- TIONAL FEE	OR OR OR	RATE X\$50= X200= +360= TOTAL ADDIT. FEEL RATE X\$50=	TIONAL FEE ADDI- TIONAL
	Independent FIRST PRESE Total Independent	CLAIMS REMAINING AFTER AMENDMENT * * COlumn 1) CLAIMS REMAINING AFTER AMENDMENT *	Minus JLTIPLE DEF Minus Minus	HIGHE NUMB PREVIO PAID F	CLAIM n 2) ST ER JSLY OR	PRESENT EXTRA = (Column 3) PRESENT EXTRA	AC	RATE X\$ 25= X100= +180= TOTAL DDIT. FEE	ADDI- TIONAL FEE	OR OR OR	RATE X\$50= X200= +360= TOTAL ADDIT. FEEL RATE	TIONAL FEE ADDI- TIONAL
AMENDMENT C AMENDMENT B	Independent FIRST PRESE Total Independent	CLAIMS REMAINING AFTER AMENDMENT * * COlumn 1) CLAIMS REMAINING AFTER AMENDMENT 4	Minus JLTIPLE DEF Minus Minus	HIGHE NUMB PREVIO PAID F	CLAIM n 2) ST ER JSLY OR	PRESENT EXTRA = (Column 3) PRESENT EXTRA	AC	RATE X\$ 25= X100= +180= TOTAL DDIT. FEE RATE X\$ 25=	ADDI- TIONAL FEE	OR OR OR	RATE X\$50= X200= +360= TOTAL ADDIT. FEEL RATE X\$50=	TIONAL FEE ADDI- TIONAL
	Independent FIRST PRESE Total Independent	CLAIMS REMAINING AFTER AMENDMENT * * COlumn 1) CLAIMS REMAINING AFTER AMENDMENT 4	Minus JLTIPLE DEF Minus Minus	HIGHE NUMB PREVIO PAID F	CLAIM n 2) ST ER JSLY OR	PRESENT EXTRA = (Column 3) PRESENT EXTRA	AC	RATE X\$ 25= X100= +180= TOTAL DDIT. FEE RATE X\$ 25= X100=	ADDI- TIONAL FEE	OR OR OR OR	X\$50= X200= +360= TOTAL ADDIT. FEE X\$50= X200=	TIONAL FEE ADDI- TIONAL

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PTO/SB/26 (09-04)

Approved for use through 07/31/2006. OMB 0851-0031

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no persons are required to respond to a collection of information unless it displays a valid CMB, control number. Under the Paperwork Reduction Act of

TERMINAL DISOLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	119304-1001								
In re Application of: Hans Van Der Touw, et al.									
Application No.: 10/606,815	(8)								
Filed: June 26, 2003									
FOC TRANSPORTABLE RECYCLING CENTER	//\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\								
The owner*, NexCycle Incorporated, of									
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any pate would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shortened	e prior patent, "as the term of said prior								
Check either box 1 or 2 below, if appropriate.									
For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization.									
I hereby declare that all statements made herein of my own knowledge are true and that belief are believed to be true; and further that these statements were made with the knowledge that made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United statements may jeopardize the validity of the application or any patent issued thereon.	t willful false statements and the like so I								
2. The undersigned is an attorney or agent of recogn. Reg. No. 35,996									
Aller Signature	3-7-05 Date								
Steven E. Ross Typed or printed name									
	214-999-4430 Telephone Number								
Terminal disclaimer fee under 37 CFR 1.20(d) included.									
WARNING: Information on this form may become public. Credit card information and authorization	nation should not 1 on PTO-2038.								
"Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.									

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

CONCLUSION

In light of the remarks and arguments presented above, Applicants respectfully submit that the pending and amended claims in the Application are in condition for allowance. Favorable reconsideration and allowance of Claims 1, 5-9, 12, 13 and 15 and 18-21 is therefore respectfully requested.

Applicants hereby authorize the Commissioner to charge any fees, other than the issue fee, that may be required by this paper to Deposit Account 07-0153. If the Examiner has any questions or comments, or if further clarification is required, it is requested that the Examiner contact the undersigned at the telephone number listed below.

Dated: 3-7-2005.

Respectfully submitted,

GARDERE WYNNE SEWELL LLP

Steven E. Ross

Registration No. 35,996

ATTORNEY FOR APPLICANTS

1601 Elm Street, Suite 3000 Dallas, Texas 75201-4761 (214) 999-4430 - Telephone (214) 999-3623 - Facsimile



UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner:

Robert M. Fetsuga

Art Unit: 3751

in re:

Applicant:

Sam ZHADANOV

Serial No.

10/733,833

Filed:

December 12, 2003

AMENDMENT

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

04/15/

This communication is responsive to the Office Action of May 23,

2005.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450. Alexandria, VA 28314, 1450.

7XI PO:M7 97 QXZ Examiner's Amendment, and the case be passed to issue. Alternatively, should the Examiner feel that a personal discussion might be helpful in advancing this case to allowance, he is invited to telephone the undersigned (at 631-243-3818).

Respectfully bmitted,

Ilya Zborovsky Agent for Applicant Reg. No. 28563

Please extend the ferm for response by I mente and charge to 26-0085

JUL 0 7 2005

IN THE LINITED STATES PATENT AND TRADEMARK OFFICE

Re the Application of:

JOLLIFFE et al.

Serial No.: 10/169,691

Filed: November 1, 2002

Atty. File No.: 4838WG-2

For: "GOLF GAME"

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313

Nevendrie VA 22313

TYPED OR PRINTED NAME:

Tricia E. van Hooser

SIGNATURE: Tricia

BOX 1450, ALEXANDRIA, VA 22313-1450

Group Art Unit: 3713

DATE OF DEPOSIT: July 6, 2005

Examiner: Scott E. Jones

REQUEST FOR EXTENSION OF TIME

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ADDRESSED TO THE COMMISSIONER FOR PATENTS, P.O.

E. van Houer

Dear Sir:

Applicants, through their attorneys, respectfully petition for an extension of time under 37 CFR § 1.136(a) of two (2) months to respond to the Office Action mailed on January 7, 2005, with respect to the above-identified application, thereby extending the period for response from May 7, 2005, to July 7, 2005.

Enclosed is a check in the amount of \$225.00 as payment for the extension fee. Please credit any overpayment or debit any underpayment to Deposit Account No. 19-1970.

Respectfully submitted,

SHERIDAN ROSS P.C.

07/11/2005 HHOLDGE1 00000035 10169691

D2 FC:2252

AT LPSCENS

225.00 OP

Robert D. Traver

Registration No. 47,999

1560 Broadway, Suite 1200 Denver, Colorado 80202-5141

(303) 863-9700

בכט. עט שא

Date: 6 JULY ZOS